

UNITED STATE DEPARTMENT OF COMMERCE

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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKETT NO.
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		. —	EXAMINER	
		L.,		
			ART UNIT	PAPER NUMBER
				6
		DATE EXAMINER INTERVIEW SUMMARY RECORD	E MAILED:	
All participants (applica	nt, applicant's representa			•
(1) Anne	CArlber		Talboi	
(2) Tm	othy J. N	1ATTM (4)		
Date of interview	10/6/94			
		ren to applicant applicant's representative).	4	
Exhibit shown or demoi	nstration conducted: 📈	Yes 🗆 No. If yes, brief description:	ed Ame	rdment per
9/26/94				
Agreement 🗆 was rea	ached with respect to son	ne or all of the claims in question.		
Claims discussed:	Independ	dent clams 1,17 & 32		
	^ \	1		
Identification of prior art	(discussed:/ \	<u> </u>		
Description of the game	ral nature of what was an	greed to if an agreement was reached, or any other commen	. Di3	icussed
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		the amendments, if available, which the examiner agreed wo nts which would render the claims allowable is available, a si		
1. It is not necess	ary for applicant to provid	de a separate record of the substance of the interview.		
WAIVED AND MUST IN	NCLUDE THE SUBSTAN	to indicate to the contrary, A FORMAL WRITTEN RESPONS ICE OF THE INTERVIEW (e.g., items 1-7 on the reverse side liven one month from this interview date to provide a stateme	e of this form). If	f a response to the last Office
		y above (including any attachments) reflects a complete respected action, and since the claims are now allowable, t		

box 1 above is also checked.

response requirements of the last Office action. Applicant is not relieved from providing a separate record of the substance of the interview unless